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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/432,927	11/03/1999	JUNJI NISHIGAKI	15162/01250	1794	
24367	7590 07/06/2004		EXAMI	EXAMINER	
SIDLEY AUSTIN BROWN & WOOD LLP			GRANT II,	GRANT II, JEROME	
717 NORTH HARWOOD SUITE 3400		ART UNIT	PAPER NUMBER		
DALLAS, TX 75201			2626		
			DATE MAILED; 07/06/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/432,927	NISHIGAKI, JUNJI				
Office Action Summary	Examiner	Art Unit				
	Jerome Grant II	2626				
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address				
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on						
2a) ☐ This action is FINAL . 2b) ☑ This	•					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-13</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,2,4,5 and 7-12</u> is/are rejected.						
7)⊠ Claim(s) <u>3,6 and 13</u> is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a)⊠ All b)□ Some * c)□ None of:						
1.⊠ Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the prior		d in this National Stage				
application from the International Bureau	, , , , , , , , , , , , , , , , , , , ,					
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)		JERO'NE GRANT II PRIM RY EXAMINER				
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Information Disclosure Statement(s) (PTO-152) 6) Other:						

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Detailed Action

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 1, 2, 4, 5 and 7-12 rejected under 35 U.S.C. 102(a) as being anticipated by

Takebe.

1.

With respect to claim 1, Takebe teaches an image processing system (shown by figure 1), comprising: synchronous type processing means (105 or 102) for carrying out a first image process on image data (sub-image VD or main -image Vdm)) that is subject to processing;

asynchronous type processing means (asynchronous reading and writing via memories 107a, 107b) for carrying out a second image process on image data of a predetermined region of said image data that is the subject of processing and synthesize means 110 for synthesizing an output of said synchronous type processing means and an output. of said synchronous type processing means to form one image data, see col. 15, lines 47-55.

With respect to claim 2, Takebe teaches image processing system according to claim 1, wherein said synthesize means comprises: a memory 107a and 109b in which an output of said synchronous type processing means is stored, and replacement means FIFO 108 for replacing a portion (sub-image) of an output of said synchronous type processing means (102, 105) stored in

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said memory (107a, 107b) with an output of said synchronous type processing means.

With respect to claim 4, Takebe teaches an image processing system (see figure 1) comprising: a first image processor (102) formed of a hardware circuit, and carrying out a first image process on input image data; a second image processor 105 carrying out a second image process on a fragment of said input image data according to a program of predetermined software; and a memory 107a, b and 108 in which image data subjected to said first image process and image data subjected to said second image process are synthesized and stored.

With respect to claim 5, Takebe teaches the image processing system wherein data of said memory in which image data subjected to the first image process is stored is overwritten by (overwritten by other sub-or image data via 107a,b) subjected to the second image process. See also the FIFO data which is constantly overwritten since it is a read/write type of memory according to col. 16, lines 17-22.

With respect to claim 7, Takebe teaches the software is rewritable. According to Col. 16, lines 35-40, Software is rewritable in that addresses are calculated based upon scale data which is variably determined by an operator or other communication device.

With respect to claim 8, Takebe teaches, second image processor detects a region on which the second image process is to be carried out by scanning input image data. Note, second image processor 105 which scans sub-image data in an interlace fashion, i.e., odd fields then even.

With respect to claim 9, Takebe teaches an image processing method comprising the steps of carrying out a first image process (via 1021 on input image data through hardware circuit; carrying out a second image process (via circuit 105) on a fragment of the input image data through the software (i.e., sub-image data). Takebe teaches synthesizing image data (via 110) subjected to the first image process with image data subjected to the second image process,

wherein sequence of said first and second image process is arbitrary. The process are arbitrary in that the data is input independently from the other Le., asynchronously.

With respect to claim 10, Takebe teaches an image processing method according to claim 9, wherein said step of carrying out the second image process (sub-image synthesis includes the step of detecting a region on which the second image process is to be carried out (line region) by scanning input image data, and carrying out: the second image process on the detected region (second process is interlaced scanning on the sub-image).

With respect to claim 11, Takebe teaches an image processing system comprising: a

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synchronous-type data processing device (102, 105) for carrying out a first image process on image data that is the subject of processing; an asynchronous -type data processor (107a, 107b) for carrying out a second image process ort image data of a predetermined region of said image data that is the subject of processing, see col. 15, line 65 - col. 16, line 2. Takebe teaches a data synthesizing device (110) for synthesizing ,an output of said synchronous-type processing device and an output(selector 104) of said asynchronous-type processor to thereby form on image data (displayed on display 109).

With respect to claim 12, Takebe teaches an image processing system according to claim 11, where the synthesizing device includes: a memory (108) for storing an output of said

synchronous-type processing device, and wherein said synthesizing device 110 replaces a portion of an output of said synchronous-type processing device stored in said memory with an output of said asynchronous-type processor (via FIFO 108).

2.

Claims Objected

Claims 3, 6 and 13 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

3.

Examiner's Remarks

The rejection in the last office action is the same but made under a different grounds in view of the WIPO reference which predates the Priority Documents. This action is not made final.

4..Any inquiry concerning this communication or earlier communications from the examiner Should be directed to Jerome Grant II whose telephone number is 305-4391. The examiner can normally be reached on Mon. -Fri. from 9:00 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kimberly Williams, can be reached on (703) 305-4863. The fax phone number for the organization where this application or proceeding is assigned is 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding

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should be directed to the receptionist whose telephone number is 305-3900.

J Grant II

JERÖME-GRANT II PRIMARY EXAMINER